- 1 That section thirty-one hundred forty-nine (3149) of the code, 1931, be amended and revised by striking the words "one hundred" found in the fourth line of said section, and substituting in 3 lieu thereof the word "fifty". 4
- No license fee shall be required from any person who ex-1 clusively takes bona fide orders for transmission to the company and 3 where such orders are shipped direct to the customer by or through 4 a common carrier.
- 1 Nothing in this act shall be construed as applying to commercial foods so defined in subsection 1 of section 3113 of the code 2 3 of 1931.

Senate File No. 130. Approved April 8, 1933.

CHAPTER 50

PRISON-MADE GOODS

S. F. 129

AN ACT to amend title X of the code, relating to regulations and inspections, by adding thereto a chapter requiring that all prison-made goods from this or other states be distinctly marked as such before being exposed for sale in Iowa, and prescribing the penalty for violations and limiting time for the taking effect thereof.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That title X of the code be and the same is hereby amended by adding a new chapter thereto, at the end thereof, as 3

Beginning January 19, 1934, all goods, wares and "Section 1. merchandise made by convict labor in any penitentiary, prison, reformatory or other establishment in which convict labor is employed in the state of Iowa, and all such goods, wares and merchandise so made by convict labor in any penitentiary, prison, reformatory or any institution outside the state of Iowa in which convict labor is so employed, and which is imported, brought or introduced into this state shall, before being exposed for sale, be branded, labeled or marked as herein provided, and shall not be exposed for sale in this state without such brand, label or mark. Such brand, label or mark shall contain at the head or top thereof the words, "prison-made" followed by the year and name of the penitentiary, prison, reformatory or other establishment in which it was made, in plain English lettering, of the style and size known as great primer roman condensed capitals. The brand or mark shall in all cases, where the nature of the article will permit, be placed upon the same, and only where such branding or marking is impossible shall a label be used, and where a label is used it shall be in the form of a paper tag, which shall be attached by wire to each article, where the nature of the article will permit, and placed securely upon the box, crate or other covering in which such goods, wares or merchandise may be packed, shipped or exposed for sale. Said brand, mark or label shall be placed upon the outside of and upon the most conspicuous part of the finished article and its box, crate

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- "SEC. 2. A person knowingly having in his possession for the purpose of sale or offering for sale any prison-made goods, wares or merchandise manufactured in any state without the brand, mark or label required by law, or who removes or defaces such brand, mark or label shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than one hundred dollars nor more than five hundred dollars.
- 1 "SEC. 3. Provided, however, that the provision of this act shall not be effective unless and until the Hawes-Cooper act becomes effective."

Senate File No. 129. Approved April 15, 1933.

CHAPTER 51

SCHOOLS. TRAINING AND CERTIFICATION OF TEACHERS

H. F. 544

AN ACT to provide for the certification and training of teachers in the public schools; to repeal section thirty-eight hundred fifty-eight (3858), code, 1931, and to enact a substitute therefor; to repeal sections thirty-eight hundred sixty-two (3862) to thirty-eight hundred seventy-two (3872), inclusive, code, 1931, and to enact a substitute therefor, the repeal to be effective July 1, 1935; to repeal sections thirty-eight hundred seventy-eight (3878) and four thousand ninety-seven (4097), code, 1931, and to enact substitutes therefor; to amend sections thirty-eight hundred seventy-six (3876) and thirty-eight hundred ninety-nine (3899), code, 1931, all sections relating to the training and certification of teachers.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Section thirty-eight hundred fifty-eight (3858), code, 2 1931, is hereby repealed and the following enacted in lieu thereof:

"3858. The board of educational examiners shall consist of:

1. The superintendent of public instruction who shall be president and executive officer of the board and four (4) additional members to be appointed by the governor under the limitations provided in subsections two (2), three (3), four (4) and five (5).

2. The president of one of the three state institutions of higher

learning.

3. The president of one of the privately endowed institutions of higher learning in the state that maintain teacher training courses.

4. A county superintendent of schools.

5. A city superintendent of schools.

Each appointee shall hold office for a term of four years and until his successor is appointed and qualified. The term of office of each appointee shall begin July 1.

- "SEC. 2. The board of educational examiners shall have authority to issue certificates to applicants who are eighteen years of age or over, physically competent and morally fit to teach, and who have the qualifications and training hereinafter prescribed.
- "SEC. 3. For the purposes of this act the elementary school field shall be construed to include the kindergarten and grades one to eight inclusive; the secondary school field shall be construed to include the